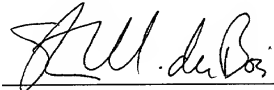


FORM-PTO-1390 (Rev. 12-29-99)		U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	ATTORNEY'S DOCKET NUMBER <b>001560-392</b>
<b>TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371</b>			U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.5) <b>09/787549</b>
			UNASSIGNED
INTERNATIONAL APPLICATION NO. <b>PCT/JP00/04861</b>	INTERNATIONAL FILING DATE <b>19 July 00</b>	PRIORITY DATE CLAIMED <b>21 July 1999</b>	
TITLE OF INVENTION <b>COPYRIGHT INFORMATION MANAGEMENT SYSTEM</b>			
APPLICANT(S) FOR DO/EO/US <b>Tomohiro NAGATA, Takashi NAGI, Masao IWAMOTO and Hitoshi SAKAMOTO</b>			
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:			
<p>1. <input checked="" type="checkbox"/> This is a <b>FIRST</b> submission of items concerning a filing under 35 U.S.C. 371.</p> <p>2. <input type="checkbox"/> This is a <b>SECOND</b> or <b>SUBSEQUENT</b> submission of items concerning a filing under 35 U.S.C. 371.</p> <p>3. <input checked="" type="checkbox"/> This is an express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and the PCT Articles 22 and 39(1).</p> <p>4. <input checked="" type="checkbox"/> A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.</p> <p>5. <input checked="" type="checkbox"/> A copy of the International Application as filed (35 U.S.C. 371(c)(2))</p> <p>a. <input type="checkbox"/> is transmitted herewith (required only if not transmitted by the International Bureau).</p> <p>b. <input checked="" type="checkbox"/> has been transmitted by the International Bureau.</p> <p>c. <input type="checkbox"/> is not required, as the application was filed in the United States Receiving Office (RO/US)</p> <p><input checked="" type="checkbox"/> A translation of the International Application into English (35 U.S.C. 371(c)(2)).</p> <p><input checked="" type="checkbox"/> Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))</p> <p>a. <input type="checkbox"/> are transmitted herewith (required only if not transmitted by the International Bureau).</p> <p>b. <input type="checkbox"/> have been transmitted by the International Bureau.</p> <p>c. <input type="checkbox"/> have not been made; however, the time limit for making such amendments has NOT expired.</p> <p>d. <input checked="" type="checkbox"/> have not been made and will not be made.</p> <p>8. <input type="checkbox"/> A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).</p> <p>9. <input type="checkbox"/> An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).</p> <p>10. <input type="checkbox"/> A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).</p> <p><b>Items 11. to 16. below concern other document(s) or information included:</b></p> <p>11. <input type="checkbox"/> An Information Disclosure Statement under 37 CFR 1.97 and 1.98.</p> <p>12. <input type="checkbox"/> An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.</p> <p>13. <input checked="" type="checkbox"/> A <b>FIRST</b> preliminary amendment.</p> <p><input type="checkbox"/> A <b>SECOND</b> or <b>SUBSEQUENT</b> preliminary amendment.</p> <p>14. <input type="checkbox"/> A substitute specification.</p> <p>15. <input type="checkbox"/> A change of power of attorney and/or address letter.</p> <p>16. <input checked="" type="checkbox"/> Other items or information:</p> <p>Executed Declaration and Assignment</p>			

U.S. APPLICATION NO. (if known) / (37 CFR 1.50) <b>UNASSIGNED 0917787549</b>		INTERNATIONAL APPLICATION NO. <b>PCT/JB00/04861</b>		ATTORNEY'S DOCKET NUMBER <b>001560-392</b>	
17. <input checked="" type="checkbox"/> The following fees are submitted:				<b>CALCULATIONS</b>	PTO USE ONLY
<b>Basic National Fee (37 CFR 1.492(a)(1)-(5)):</b>					
Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO ..... \$1,000.00 (960)					
International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO ..... \$860.00 (970)					
International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO ..... \$710.00 (958)					
International preliminary examination fee paid to USPTO (37 CFR 1.482) but all claims did not satisfy provisions of PCT Article 33(1)-(4) ..... \$690.00 (956)					
International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(1)-(4) ..... \$100.00 (962)					
<b>ENTER APPROPRIATE BASIC FEE AMOUNT =</b>				\$ 1,000.00	
Surcharge of \$130.00 (154) for furnishing the oath or declaration later than months from the earliest claimed priority date (37 CFR 1.492(e)). 20 <input type="checkbox"/> 30 <input type="checkbox"/>				\$ -0-	
Claims	Number Filed	Number Extra	Rate		
Total Claims	18 -20 =	-0-	X\$18.00 (966)	\$ -0-	
Independent Claims	2 -3 =	-0-	X\$80.00 (964)	\$ -0-	
Multiple dependent claim(s) (if applicable)				\$ -0-	
<b>TOTAL OF ABOVE CALCULATIONS =</b>				\$	
Reduction for 1/2 for filing by small entity, if applicable (see below).				\$ -0-	
<b>SUBTOTAL =</b>				\$ 1,000.00	
Processing fee of \$130.00 (156) for furnishing the English translation later than months from the earliest claimed priority date (37 CFR 1.492(f)). 20 <input type="checkbox"/> 30 <input type="checkbox"/>				\$ -0-	
<b>TOTAL NATIONAL FEE =</b>				\$ 1,000.00	
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 (581) per property +				\$ -0-	
<b>TOTAL FEES ENCLOSED =</b>				\$ 1,000.00	
				Amount to be: refunded	\$
				charged	\$
<p>a. <input type="checkbox"/> Small entity status is hereby claimed.</p> <p>b. <input checked="" type="checkbox"/> A check in the amount of \$ <u>1,000.00</u> to cover the above fees is enclosed.</p> <p>c. <input type="checkbox"/> Please charge my Deposit Account No. <u>02-4800</u> in the amount of \$ _____ to cover the above fees. A duplicate copy of this sheet is enclosed.</p> <p>d. <input checked="" type="checkbox"/> The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. <u>02-4800</u>. A duplicate copy of this sheet is enclosed.</p> <p><b>NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.</b></p> <p>SEND ALL CORRESPONDENCE TO:</p> <p>Ronald L. Grudziecki, Esq. BURNS, DOANE, SWECKER &amp; MATHIS, L.L.P. P.O. Box 1404 Alexandria, Virginia 22313-1404 (703) 836-6620</p> <div style="text-align: right; margin-top: 20px;">         SIGNATURE  <u>Steven M. duBois</u>        NAME  <u>35,023</u>        REGISTRATION NUMBER     </div> <p>Date: March 20, 2001</p>					

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Patent Application of	)	
Tomohiro NAGATA et al.	)	Group Art Unit: Unassigned
Application No.: Unassigned	)	Examiner: Unassigned
Filed: March 20, 2001	)	
For: COPYRIGHT INFORMATION	)	
MANAGEMENT SYSTEM	)	

**PRELIMINARY AMENDMENT**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Sir:

Prior to examination, please amend the above-identified application as follows:

**IN THE CLAIMS:**

Please replace claim 14.

14. (Amended) A copyright information management system as set forth in claim 1,  
wherein the product is digital content.

**REMARKS**

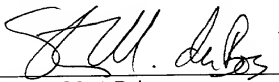
The Examiner's attention is drawn to the amendments to the application made in the  
Preliminary Examination Report. The above changes to the claims have been made to delete

multiple dependency of the claims, to round out the scope of patent protection being sought, and generally to place the claims in better condition for examination on the merits. These changes have been made in accordance with 37 C.F.R. § 1.121 as amended on November 7, 2000.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

By: \_\_\_\_\_

  
Steven M. duBois  
Registration No. 35,023

P.O. Box 1404  
Alexandria, Virginia 22313-1404  
(703) 836-6620

Date: March 20, 2001

**Attachment to Amendment dated March 16, 2001**

**Marked-up Claim 14**

14. (Amended) A copyright information management system as set forth in claim 1 [any one of claims 1 to 13], wherein the product is digital content.

11/PRTS

- 1 -

STY-H767-PCT  
532 Rec'd PCW770 20 MAR 2001

## SPECIFICATION

COPYRIGHT INFORMATION MANAGEMENT SYSTEM

5

## TECHNICAL FIELD

The present invention relates to a copyright information management system enabling unrestricted distribution of digital content over the Internet while protecting copyrights by centralized management of copyright information.

More specifically, the present invention relates to a copyright information management system, in a product distribution environment where a product is distributed by communication lines over the Internet etc. between a product provider comprising at least one of the copyright owner which created the product and the distributor distributing the product to the market and a product user receiving the product from the copyright provider, which provides a copyright information management center for facilitating retrieval of copyright information regarding individual products existing in the environment, constructs a database to centrally manage the copyright information, and embeds the copyright information in the product as digital watermark information so as to promote transactions of the product and prevent illicit use of the copyright.

## BACKGROUND ART

In recent years, along with the rapid spread and development of multimedia technology, there has been a surge in multimedia products. These products are treated as commodities to be bought and sold between product providers and product users as important content. Along with the increasing complexity and diversity of products, the copyrights for the products have become complex and diverse in type. Management of such copyrights has become difficult. How to deal with infringement of copyrights

due to use of a product without authorization of the product provider is also becoming complex.

In view of this situation, copyright information management has in the past been achieved through protection by copyright associations set up for individual product media. That is, these copyright associations separately managed the corresponding products information and protected copyrights using that information. The products to be protected were in the most part so-called analog content.

There have been the following problems under the above-mentioned technical background:

The mechanisms for management of copyright information in the past were not designed for the purpose of supporting the distribution of products between product providers and product users. Therefore, it was difficult to search for, e.g., products required by product users. Even if a required product was found by some method etc., it was not possible to know the handling of the copyright information or the licensing conditions and other matters relating to that product. In the end, there was the problem that transactions of the product could not be successfully completed. This in turn led to copyright infringement.

On the other hand, looking at the problem of copyright infringement, the development of multimedia technology, in particular the spectacular spread of the Internet, has led to a sharp rise in the amount of digitalized multimedia content, that is, digital content. The percent of this in all products has become greater. In today's world, where replication of products has become easy, there is therefore the problem that it is difficult to prove illicit use of products.

Further, the environment behind the distribution of products has changed dramatically. Under the current situation, where products consisting of digital content are flooding in the Internet, management and protection

of copyrights are becoming increasingly difficult.

In addition to this, copyright laws are being amended to strengthen protection of copyrights. With the environment surrounding copyrights thus dramatically  
5 changing, it is urgent to construct a system which reliably manages and protects copyrights.

#### DISCLOSURE OF THE INVENTION

The inventors engaged in intensive studies to solve the above problems and as a result came up with the idea  
10 of supporting the distribution of products and achieving reliable, easy discovery of infringement of copyrights by embedding various information relating to this in the products themselves as digital watermark information and centrally managing various information relating to  
15 copyrights including that information at a copyright information management center and thereby completed the present invention.

Therefore, the present invention has as its object the provision of a copyright information management  
20 system which provides hardware and related software support for the management and protection of copyright information so as to enable reliable handling of the huge amount of digital content, support the distribution of products, and enable reliable and easy discovery of  
25 copyright infringement.

To achieve this object, the present invention provides a copyright information management system (10) which assists the management and protection of products comprised of digitalized multimedia content in a product  
30 distribution environment. The copyright information management system (10) provides a copyright information management center (11), provided in a product distribution environment (15) where products are distributed through communications lines (14) between a  
35 product provider (12) comprising at least one of a copyright owner and distributor and a product user (13) receiving the product, for exchanging information



relating to the product through the communications lines (14). The copyright information management center (11) centrally manages all copyright information through the communications lines (14) by preregistering copyright information relating to the individual products in the center (11).

#### BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 is a view of the basic configuration of a copyright information management system according to the present invention;

Fig. 2 is a conceptual view of the copyright information management system according to the present invention as a whole;

Fig. 3 is a view of the functions of a copyright information management center;

Fig. 4 is a view of a digital watermark information management function;

Fig. 5 is a view of a specific example of the configuration of a copyright information management system according to the present invention;

Fig. 6 is a view of an example of the hardware configuration for realizing the system 10;

Fig. 7 is a view of an example of the software configuration for realizing the system 10;

Fig. 8 is a view of an example of information of a copyright owner which can be managed at the center 11;

Fig. 9 is an example of product information which can be managed at the center 11;

Fig. 10 is a view of an example of digital watermark information which can be managed at the center 11; and

Fig. 11 is a view of an example of the display of copyright information on a home page 51.

#### MODE FOR CARRYING OUT THE INVENTION

The invention will be explained below with reference to the drawings.

Figure 1 is a view of the basic configuration of the copyright information management system according to the

present invention.

In the figure, reference numeral 10 indicates the copyright information management system and is comprised of a copyright information management center 11 including  
5 a database (DB), product providers 12, product users 13, and communications lines 14 connecting the same. The center 11 is introduced into a product distribution environment 15 formed by the product providers 12 and product users 13.

10 That is, the copyright information management system 10 provides a copyright information management center 11, provided in a product distribution environment 15 where products are distributed through communications lines 14 between product providers 12 including at least one of  
15 copyright owners and distributors and product users 13 receiving the products, for exchanging information relating to the products through the communications lines 14 with both the product providers 12 and the product users 13.

20 The copyright information management center 11 centrally manages all copyright information present in the products distribution environment 15 through the communications lines 14 by preregistering in it product provider information relating to the product providers  
25 and product information relating to the individual products.

Further, the center 11 provides in the copyright information management system 10 a digital watermark  
30 embedding means by which at least one of the copyright owners and the distributors can embed copyright information relating to products as digital watermark information directly in the data forming the products.

This centralized management of the copyright  
35 information facilitates searches for the ownership of copyrights and updating the ownership and assists smooth distribution of products. Further, the introduction of digital watermark information enables prevention of

illicit use of copyrights. Therefore, a management system enabling centralized management of copyrights, promotion of smooth distribution of products, and support for protection of copyrights can be realized as a total system.

Various terms are used in the system of the present invention explained in Fig. 1 and later. The important terms will first be defined.

First, the major components of the system may be roughly divided into (i) product providers and (ii) product users. Here, a "product provider" (i) includes both a (iii) copyright owner and (iv) distributor.

On the other hand, looking at the information handled in the system, use is made of the term (a) copyright information in the broadest sense. This copyright information (a) may be roughly divided into (b) product provider information and (c) product information.

Here, the (b) product provider information is comprised of (d) copyright owner information and (e) distributor information. The product information (c) includes both (f) respective copyright information (copyright information in narrow sense) and (g) work information.

To supplement this, the (b) product provider information indicates information relating to the (i) product provider such as the name and address of the (iii) copyright owner producing the product, the name and address of the (iv) distributor, etc. Further, the (c) product information consists of the (f) respective copyright information such as the copyright owner, the licensing conditions, etc. and the (g) work information such as the name of the work, classification of the work, etc. of the product.

Figure 2 is a conceptual view of the copyright information management system according to the present invention as a whole. Note that throughout the figures, similar components are assigned the same reference

numerals or symbols.

In Fig. 2, the copyright information management center (hereinafter also referred to simply as the "center") 11 is provided with various types of databases (DB). Various information relating to the copyrights are collected and registered there.

<1> After completing a creation of a product, the product provider 12, that is, the copyright owner, transmits first the individual information and then information on the product through the path <1> in the figure to the copyright information management center 11 for registration. Note that the path <1> is formed on an existing communications line 14. The same applies to the paths <2> to <7> explained below.

The product provider 12 has various databases (DB) shown in the figure. "A" in the figure shows a product, for example, a photograph.

<2> The data forming the product may have digital watermark information directly embedded in it. The W (watermark) in the figure indicates the process for embedding the digital watermark information.

The thus embedded digital watermark information is transmitted to and registered in the center 11 through the path <2>. Further, when the digital watermark information is non-open information, explained later, a digital watermark key used for embedding the non-open information is also sent to, through the path <2>, and registered in the center 11.

<3> The product providers 12 include distributors such as publishers engaged in transactions of products in addition to the copyright owners.

<4> Products are actually bought and sold between product users 13 and product providers 12, in particular, distributors.

When a certain product is desired, the intention to purchase it is indicated through the path <4>.

<5> The product (digital content) relating to the

above transaction is delivered through the path <5>.

As the method of delivery, there are specifically the method of downloading the digital content through a web browser after authentication (that is, after  
5 confirmation of settlement), the method of delivery by e-mail, etc. Further, there is the method of delivery by the transmission of an encrypted digital work (digital content) and a decrypter key for decrypting the same separately from a server.

10 In addition, it is also possible to use off-line delivery (package sale) such as sale of a CD-ROM etc., but the above on-line delivery promotes and speeds up distribution of the product.

<6> After the above transaction is completed, the  
15 user pays the distributor in accordance with a bill. The user is billed through the path <6>.

The method of settlement relating to the above billing and payment includes specifically the following off-line settlement and on-line settlement. The  
20 settlement is normally performed integrally with the above delivery <5>.

Off-line settlement includes methods such as bank remittance, check, money order, and cash-on-delivery.

On the other hand, on-line settlement includes  
25 credit card payment or settlement by electronic money. The former is suited for settlement of large amounts, while the latter is mainly by a prepaid system and is suited for settlement of small amounts.

<7> The product user often desires to make inquiries  
30 to confirm detailed information relating to the product of the transaction (later mentioned open information) at the time of the transaction or after the transaction is completed. Such inquiries can also be made at the center 11. The path for this is the path <7>. Here, if the  
35 digital watermark information embedded in the product, for example, the copyright owner ID or product ID etc., is used as a retrieval key, the inquiry can be easily

performed.

Note that here the explanation was given of an embodiment of the system in an environment where the product is bought and sold, but of course the present  
5 system can also be applied to an intra-office system of a company etc. as well. If the present system is applied to an intra-office system, it is possible to achieve copyright information management at the time of distribution of a product in a company.

10 Figure 3 is a view of the functions of the copyright information management center.

The copyright information management function is integrated with the digital watermark information management function shown in Fig. 4 and achieves smoother  
15 distribution and more reliable distribution. That is, the copyright information management system 10 of the present invention is, in the most preferable embodiment, configured by a first subsystem performing the above copyright information management function and a second  
20 subsystem performing the above digital watermark information management function. More particularly, the system 10 is configured by a first subsystem having a copyright information management program unit and a second subsystem having a digital watermark information  
25 management program unit.

In Fig. 3, the first subsystem is comprised of a database 21, a product provider registration means 22, a product information registration means 23, a copyright information inquiry means 24, a copyright information  
30 updating means 25, and a copyright information deletion means 26.

Therefore, the above copyright information management program unit is provided with a database for holding data relating to the copyright information to be  
35 managed, a product provider registration program, a product information registration program, a copyright information updating program, and a copyright information

inquiry program. In addition, it may have a copyright information deletion program.

5 The database 21 is comprised of at least a product provider database, a respective copyright information database, a work database, and a digital watermark information database. These are illustrated in the center 11 of Fig. 2.

10 The product provider registration means 22 has the function of registering product provider information in the center 11.

When product provider information is registered by the above means 22, the center 11 issues a product provider ID for use in a retrieval key for searching for the product provider in the product distribution environment 15. The data input by the product provider is registered in the above product provider database together with the product provider ID.

20 The product information registration means 23 has the function of registering product information relating to the created product in the center 11.

When product information is registered by the means 23, the center 11 issues a product ID (work ID) for use for a retrieval key for searching for the product information in the product distribution environment 15. The data input by the copyright owner is registered in the above work database or respective copyright information database together with the product ID.

30 The copyright information inquiry means 24 has the function of inquiring about copyright information registered in the center 11. That is, the product user inquiring about the product provider and the product makes an inquiry using the product provider ID or the product ID etc. as a retrieval key.

35 The copyright information updating means 25 updates the copyright information registered in the center 11. The copyright information deletion means 26 has the function of deleting the copyright information registered

in the center 11. At least one of these means 25 and 26 should be provided.

5 The copyright information updating means 25 is used by the product provider. When the copyright information is changed (address is changed or succession of right occurs), the product provider updates the information through the home page (51 of Fig. 5) of the copyright information management center 11 through a communications line (for example, the Internet).

10 The copyright information deletion means 26 is used by the product provider. It deletes copyright information relating to the product for which the copyright no longer has to be managed by the copyright information management center 11.

15 Figure 4 is a view of the digital watermark information management function and shows the above second subsystem.

In Fig. 4, the above second subsystem is comprised of a digital watermark embedding means 31, a digital watermark key database 32, a digital watermark detection means 33, a digital watermark display means 34, and a digital watermark key management means 35.

25 Therefore, the above digital watermark information management program unit is provided with a digital watermark embedding program, a digital watermark detection program, a digital watermark display program, a digital watermark key management program, and a digital watermark key database.

30 The digital watermark embedding means 31, as explained above, embeds the copyright information relating to a product as digital watermark information directly in data forming the product.

The digital watermark key database 32 is a digital watermark key registration database forming one of the above group of databases.

35 The digital watermark detection means 33 detects the digital watermark information from the data forming the



product.

The product user 13 can simultaneously view the image of the product and the digital watermark information by the digital watermark display means 34  
5 using digital watermark display software.

At that time, it is possible to make a detailed inquiry about the copyright information of the image at the center 11 in accordance with need.

The digital watermark information explained above is  
10 comprised of one or both of open information able to be detected by the product user 13 from the data forming the product and non-open information unable to be detected by the product user 13 from that data.

Further, the digital watermark information forming  
15 the non-open information is embedded and detected using the above digital watermark key. The digital watermark key is registered in the center 11.

The copyright owner and the distributor provide the copyright information embedded in the product as digital  
20 watermark information at the time of delivering the product to the product user 13. At this time, the digital watermark key used when embedding the digital watermark information is registered in the copyright information management center 11. By centrally managing digital  
25 watermark keys at the center 11, it is possible to improve the reliability of distribution.

The digital watermark will be explained in further detail here.

A digital watermark is a type of information  
30 concealed in digital data. In particular, it is information such as the name of the copyright owner embedded in a part of video or audio digital data which is not important to human perception or redundant parts in a manner not lowering the quality of the data.

35 In general, the location where a digital watermark not using a digital watermark key is embedded in the data is fixed. If the embedded location is fixed, removal or

tampering with the embedded information becomes easy for an unscrupulous third person. Therefore, the embedded location is determined randomly. A digital watermark key is used for this purpose. Information on where and how  
5 the digital watermark is embedded in the data is set in the digital watermark key.

The above open information and non-open information are differentiated whether or not the digital watermark key exists. Open information can be embedded and detected  
10 without the digital watermark key. Therefore, information desired to be displayed such as the name of the copyright owner is displayed as open information. On the other hand, digital watermark information provided as non-open information cannot be detected from data by the user  
15 having no digital watermark key. Therefore, the center 11 has the above digital watermark key management means 35.

The embedding and detection of the digital watermark will be explained in more detail next. The digital watermark software used for this embedding and detection  
20 is not limited to any specific digital watermark software. Any digital watermark software may be used. The system of the present invention covers not only still images, but also moving images as digital content, so the digital watermark software preferably can handle both  
25 still images and moving images.

Further, the copyright protection information is embedded as non-open information using digital watermark keys, so preferably the system can handle two types of digital watermark information, that is, open information  
30 and non-open information.

Further, the system of the present invention is characterized by the copyright owners and distributors or plurality of distributors successively embedding digital watermark information as product providers, so the  
35 digital watermark software preferably can embed the digital watermark information hierarchically. As the digital watermark software satisfying these requirements,

there is for example the SysCoP (registered trademark) of MediaSec Technologies LLC of the U.S.

Figure 5 is a view of a specific example of the configuration of a copyright information management system according to the present invention.

In this specific example of the configuration, the product distribution environment 15 is configured by the network where the communications lines 14 are realized by the Internet. Here, the copyright information management center 11 is comprised of a worldwide web (WWW) server. Further, the copyright owners and distributors (product providers 12) and product users 13 are all provided with WWW browsers through which they connect to the Internet.

The above network is constructed by a client and server system. Here, the copyright information management center 11 functions as a server, while the product providers 12 and the product users 13 function as clients receiving the service of the database (DB) by which the center 11 registers and manages copyright information.

Further, the center 11 is provided with a database (DB) for registering and managing copyright information, functions as a copyright information management server 41, and functions as a WWW server 42 to which the product providers 12 and product users 13 access.

Still further, the product providers 12 function as clients embedding copyright information regarding the products as digital watermark information directly in the data forming the products.

The digital watermark embedding means 31 (Fig. 4) is comprised of a watermark embedding server 43.

Further, the digital watermark detection means 33 (Fig. 4) is formed as a detection-use user interface 44 in a terminal 52 of a product user 13.

Here, breaking the above client and server system down into its basic client and server components, there are four classes of the copyright information management server, copyright owner client, distributor client, and

product user client.

The copyright information management server mounts a database server and WWW server and constitutes the copyright information management center 11.

5       The copyright owner client is used by copyright owners to register copyright information and embed digital watermark information in the digital content.

10       The distributor client is used by distributors to embed digital watermark information into the digital content which they are entrusted to sell by the copyright owners.

The product user client can detect the digital watermark information and can inquire about copyright information.

15       Information is transferred between the server and clients through the WWW server and WWW browsers. Here, the TCP/IP base HTTP protocol is used.

20       Next, referring to Fig. 5, an explanation will be made focusing on the main processing in the copyright information management system 10 according to the present invention. The copyright information management system 10 according to the example of the configuration of the present figure is comprised of the above first subsystem forming the bulk of Fig. 3 and the second subsystem forming the bulk of Fig. 4 combined together. Note that in the figure, A, B... indicate various original images as products (originals), while a, a1, a2... indicate various watermark images as digital watermark information.

30       (1) Registration of Copyright Owner Information (see (1) in Fig. 5)

35       A copyright owner using the service of this system 10 registers information such as the name, address, and affiliated organization as the copyright owner information in the copyright information management center 11 in advance. The registration is performed using the Internet from the home page 51 of the copyright

information management center 11 (p in Fig. 5). Once registered, a copyright owner ID is issued along with a password from the center 11 (q). The copyright owner ID is utilized as the retrieval key for searching for the product in the system 10 from then on.

(2) Registration of Product Information (see (2) in Fig. 5)

When a product (work) is created, the various information relating to the work, that is, the work information (name of work, type, explanation of content, etc.), and information relating to the copyright of the work, that is, the respective copyright information (name of copyright owner, type of product such as photograph or moving picture, date of disclosure, etc.) are registered on the home page 51 of the center 11 (p). When finished being registered, a product ID (work ID) is issued (q). The product ID is utilized as the retrieval key for the product in the system 10 from then on.

The system 10 can handle, as digital content, photographs as still images and moving pictures as moving images. Still images can be handled as JPEG files, while moving images can be handled as MPEG files.

(3) Embedding of Digital Watermark (for copyright owner, see (3) in figure)

When transferring a created work to the product user 13 or distributor 12, the digital watermark information (a1), for example, product ID or copyright owner ID, is embedded as the above open information. Due to this, the product user can obtain information on the product, the copyright owner, and the copyright by just viewing the product.

Next, the name of the distributor etc. is embedded as the above non-open information (a1 using digital watermark key).

(4) Embedding of Digital Watermark (for distributor, see (4) in figure)

The distributor using the service of the system 10

registers the information in advance in the copyright information management center 11 in the same way as the copyright owner of the above (1). A password and distributor ID are issued by the center 11 so that it is enabled to embed only non-open information in the digital watermark information. The distributor embeds for example the distributor ID or the name of the product user to which the product is delivered (a2) in the product comprised of the digital content received from the copyright owner.

(5) Display of Digital Watermark (Open Information)

The product ID, product provider ID, or other open information (a) embedded in the digital content is detected ((5) in figure).

When desiring to obtain more detailed information relating to the digital content, it is possible to refer to the copyright information management center 11 using these IDs as retrieval keys (see (5)' in figure). Note that it is also possible to refer to the center 11 using the name of the copyright owner or the name of the work as a retrieval key in addition to the above IDs.

(6) Display of Digital Watermark (Non-Open Information)

Detection of non-open information requires the above digital watermark key. The digital watermark key is registered in the center 11 (32) through the illustrated route r in the case of the copyright owner and through the illustrated route s in the case of the distributor.

The name of the distributor (a1), the name of the product user (a2), and other digital watermark information embedded in the digital content can be fetched. However, only the person (12) embedding the digital watermark information can detect it using the digital watermark key.

(7) Delivery of Product

The product is delivered through the route u by the image providing WWW server 45.

The server 45 conversely also receives the application for use from the product user (route v). Due to this, the product user is able to immediately acquire the product desired to use.

5 (8) Inquiry About Copyright Information (see (8) in figure)

For example, when the product user 13 confirms whether the product it has acquired was distributed through a proper channel, it can open the home page 51 of  
10 the copyright information management center 11 by the illustrated route t to easily read the information. At this time, the digital watermark information embedded in the digital content held by the product user 13 and the information managed by the center 11 should match. If  
15 they do not match, the digital content held is judged to have possibly been illicitly copied.

An example of the configuration for realizing the copyright information management system 10 shown in Fig. 5, in which the above main processing (1) to (8) are  
20 performed, is shown below. This example shows examples of the hardware configuration, software configuration, and information transferred in the product distribution environment 15.

Figure 6 is a view of an example of the hardware  
25 configuration for realizing the system 10.

Figure 7 is a view of an example of the software configuration for realizing the system 10.

Figure 6 and Fig. 7, however, are simple examples of the configuration. The invention is not limited to these.  
30 A person skilled in the art could very easily come up with various other configurations having similar functions.

Further, regarding the above information,

Fig. 8 is a view of an example of information of the  
35 copyright owner able to be managed by the center 11,

Fig. 9 is an example of the product information able to be managed by the center 11, and

Fig. 10 is a view of an example of the digital watermark information able to be managed by the center 11.

5 The above various information is stored in one of the various databases shown in Fig. 2 (21 in Fig. 3) and is displayed on the copyright information management home page 51 of Fig. 5. The non-open information in the digital watermark information, however, is only displayed when the product provider inquires about it using the  
10 digital watermark key.

Figure 11 is a view of an example of the display of copyright information on the home page 51. This shows however only part of the information in the database shown in Fig. 9.

15 The copyright information management system 10 was explained above focusing on the basic components, but in actual operation on the Internet, a person skilled in the art would naturally consider the expandability and maintainability of the system 10. The present invention  
20 is designed as follows relating to expandability and maintainability. Therefore, the following is included in the technical scope of the present invention.

(i) Expandability

1) Expandability of Type of Product Covered

25 The system 10 of the present invention was explained above as covering digital content and handling products of photographs as still images using JPEG files and products of moving pictures as moving images using MPEG  
30 files, but is not limited to the same. It can handle all formats of digital content including music as well. Therefore, envisioning an increase in the types of products handled in the future, the products are managed coded in type.

2) Copyright Owner Code Proposed by CISAC

35 Various industrial sectors in the West etc. are moving to standardize copyright information, for example, product codes. As one example, an explanation will be



made of the coding of copyright owners proposed by the CISAC. The CISAC (International Confederation of Societies of Authors and Composers) is a nonprofit private European organization. The CISAC has proposed the following code. Note that the figures in parentheses indicate the number of bytes.

Table 1

Year (4)	Country code (3)	Producer code + work no. (9)	Check digit (1)
-------------	---------------------	---------------------------------	--------------------

Year: Date of disclosure (4 bytes)

Country code: Country code designated by ISO and JIS (3 bytes)

Producer + Work no. = 9 bytes

Check Digit = 1 byte

The system 10 can accept the above codes at any time.

3) Copyright Owner Code used in System 10 of Present Invention

Regarding the codes proposed by the CISAC, the Producer Code and the Work no. have not yet defined and thus they are not available at present.

However, according to the system 10 of the present invention, it is easy to cope with the international standardization of the copyright owner code in the future by setting the same as shown below.

Table 2

Country code (3)	Class of work (2)	Class of product (2)	Copyright owner no. (6)
---------------------	----------------------	-------------------------	----------------------------

Country Code: Country code designated by ISO and JIS (3 bytes)

Type of work: Class code of the work such as photograph, movie, language, art, etc. (2 bytes)

Type of product: Class code such as corporate product, general product, joint product, etc. (2 bytes)

Copyright owner no.: Serial number in order of registration (6 bytes)

The copyright owner generally belongs to various

industrial organizations or associations. A code has already been assigned to it as a member number in its affiliated organization. Therefore, by replacing the copyright owner number of the system 10 of the present invention with the existing member number, cooperation with an existing system becomes easy.

#### 4) Connectability with Digital Library

The image management software used differs depending on the environment of the product user 13, the amount of data, and the application, so the center 11 provides software used by the product user 13 for managing the images or an interface with the system when the system 10 is introduced.

#### 5) Use of Search Robots

Search robots are used to monitor infringement of copyrights. They include patrol types and agent types.

In the patrol type, WWW servers around the world are patrolled to detect digital watermark information from the digital content in the WWW servers to monitor for copyright infringement.

In the agent system, agent servers are installed for detection of digital watermark information in the WWW servers of the product users in advance. Agent programs are run on the agent servers for monitoring for copyright infringement.

#### 6) Use of Master Files

As illustrated in Fig. 9, the information to be registered in the center 11 includes a vast range of information. Master files are preferably prepared in advance for typical information in the various information, for example, information on the "type of work", information on the "disclosed figure", etc. shown in Fig. 9 to select the corresponding information or data from the master files. By enabling required information to be selected and registered from the master files in this way, the convenience of use of the center 11 to the system users is greatly improved.

## (ii) Maintainability

## 1) Modulization

5 The components (11, 12, 13) of the system 10 are formed as nodes on the Internet. Therefore, by improving the modularity, the maintainability of the system as a whole can be enhanced.

## 2) Software Management of Server

Many functions are installed in the copyright information management center 11. Further, the different  
10 sites and clients are designed so as not to require much special software. When unavoidable, the software is prepared as plug-in type software of the WWW browser to enable immediate use by downloading from the server (copyright information management center). By central  
15 management of the software by the center 11, the maintainability of the system as a whole can be improved.

As explained in detail above, according to the copyright information management system 10 of the present invention, it becomes possible to facilitate and smooth  
20 transactions of multimedia information, in particular, products, delivered in large volumes over the Internet. Further, it becomes possible to fully protect copyrights and realize a completely new product distribution environment.

25 A look at the system 10 by the different levels of users shows that the following effects can be enjoyed:

Copyright owners: Copyright owners can simply register information on the copyright owners themselves and register various other information relating to the  
30 copyrights of the products at the copyright information management center 11 from their own terminals. Further, the copyright owners can directly deliver products to the product users 13, commission sales to distributors (12), and otherwise distribute their products simply from their  
35 own terminals. Further, copyrights can be completely protected by inserting digital watermark information in the products.

Distributors: The distributors (12) entrusted with the sale of the product can easily insert any digital watermark information such as the name of the product user delivered to in the entrusted products (digital content) and can prevent useless disputes over copyrights in advance.

Product users: The product users 13 can easily acquire digital content at any time from any place. Further, they can view the digital watermark information embedded in the acquired digital content to confirm the location of the copyright and safely use the product.

Copyright information management center: The center 11 centrally manages the product information and the copyright information of product provider and can provide copyright information immediately in answer to an inquiry from individual product users 13. As a result, trade in the product is promoted.

Further, since the digital watermark information and digital watermark key information are also centrally managed, it is possible to compare information initially registered by the copyright owner against information actually embedded in the digital content in a short time period. If the result of the comparison is that the two information differ, it can be immediately determined that the product has been illicitly copied or tampered with and therefore the effects of the copyright infringement can be held to a minimum.

CLAIMS

1. A copyright information management system providing a copyright information management center, provided in a product distribution environment where products are distributed through communications lines between a product provider comprising at least one of a copyright owner creating a product and a distributor distributing the product to the market and a product user receiving the product from the product provider, for exchanging copyright information relating to the product through the communications lines with both of the product provider and the product user,

the copyright information management center centrally managing all copyright information existing in the product distribution environment through the communications lines by preregistering copyright information relating to the individual products in the center.

2. A copyright information management system as set forth in claim 1, further provided with a digital watermark embedding means by which at least one of the copyright owner and the distributor can embed copyright information relating to a product as digital watermark information directly in the data forming the product.

3. A copyright information management system as set forth in claim 2, further provided with a digital watermark detection means for detecting the digital watermark information by the product provider and product user.

4. A copyright information management system as set forth in claim 3, wherein said digital watermark information is comprised of one or both of open information able to be detected by the product user and non-open information unable to be detected by the product user.

5. A copyright information management system as set forth in claim 4, wherein the digital watermark

information forming the non-open information is embedded and detected using a predetermined digital watermark key and wherein said digital watermark key is registered and managed by said copyright information management center.

5           6. A copyright information management system as set forth in claim 1, wherein the copyright information management center is provided with a database for registering and managing copyright information.

10           7. A copyright information management system as set forth in claim 6, wherein said database comprises at least a product provider database, a respective copyright information database, a work database, a digital watermark information database, and a digital watermark key database.

15           8. A copyright information management system as set forth in claim 1, wherein said copyright information management center has a product provider registration means for registering a product provider in the center.

20           9. A copyright information management system as set forth in claim 1, wherein the copyright information management center has a product information registration means for registering product information relating to a product created in the center.

25           10. A copyright information management system as set forth in claim 8, wherein the copyright information management center issues a product provider ID after registering the product provider.

30           11. A copyright information management system as set forth in claim 9, wherein said copyright information management center issues a product ID after registering the product information.

35           12. A copyright information management system as set forth in claim 1, wherein the copyright information management center has a copyright information inquiry means for receiving inquiries about copyright information from the product provider or product user and making its own inquiries.

13. A copyright information management system as set forth in claim 1, wherein the copyright information management center has at least one of a copyright information updating means for updating copyright information registered in the center and a copyright information deletion means for deleting copyright information registered in the center.

14. A copyright information management system as set forth in any one of claims 1 to 13, wherein the product is digital content.

15. A copyright information management system as set forth in claim 14, wherein the digital content is comprised of at least one of a moving image and a still image.

16. A copyright information management system comprised of a first subsystem having a copyright information management program unit and a second subsystem having a digital watermark information management program unit.

17. A copyright information management system as set forth in claim 16, wherein the above copyright information management program unit is provided with a database for registering and managing copyright information, a product provider registration program, a product information registration program, a copyright information inquiry program, and at least one of a copyright information updating program and a copyright information deletion program.

18. A copyright information management system as set forth in claim 16, wherein the digital watermark information management program unit is provided with a digital watermark embedding program, a digital watermark detection program, a digital watermark display program, a digital watermark key management program, and a digital watermark key database.

ABSTRACT

A copyright information management system supporting the management and protection of products comprised of digitalized multimedia content in a product distribution environment. The copyright information management system (10) provides a copyright information management center (11), provided in a product distribution environment (15) where products are distributed through communications lines (14) between a product provider (12) including at least one of a copyright owner and distributor and a product user (13) receiving the product, for exchanging information relating to the products through the communications lines (14). The copyright information management center (11) centrally manages all copyright information through the communications lines (14) by preregistering copyright information relating to the individual products in the center (11).



Fig.1

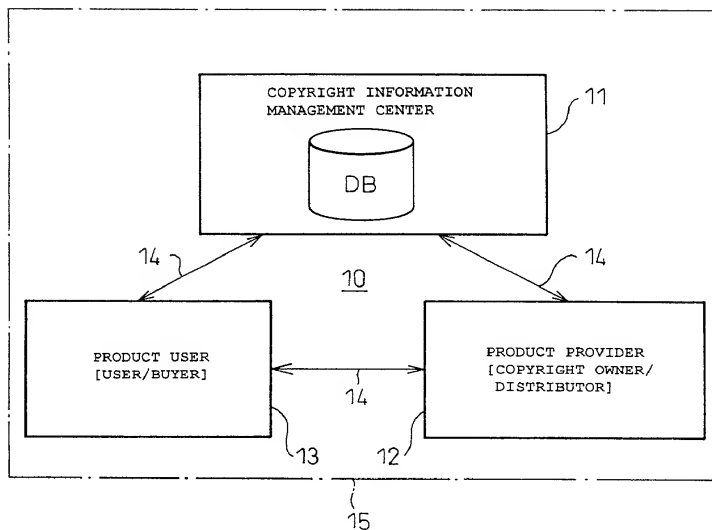


Fig.2

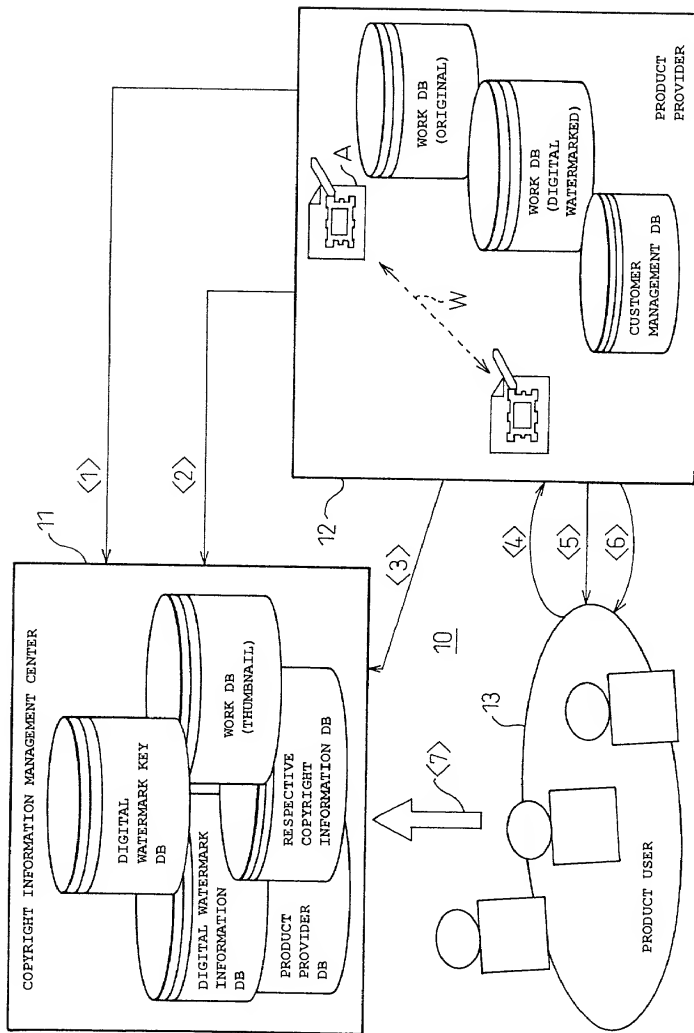


Fig. 3

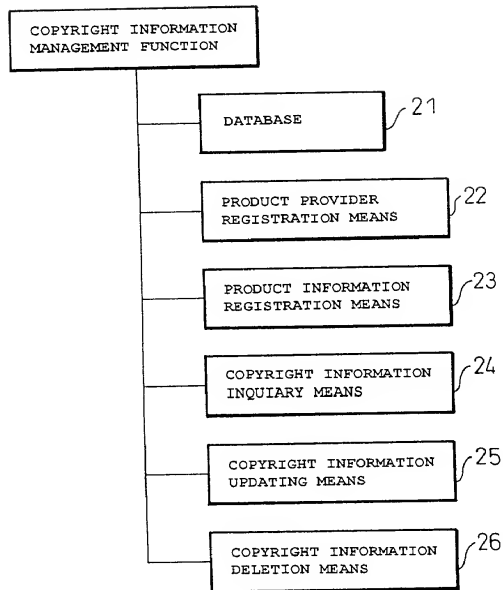


Fig. 4

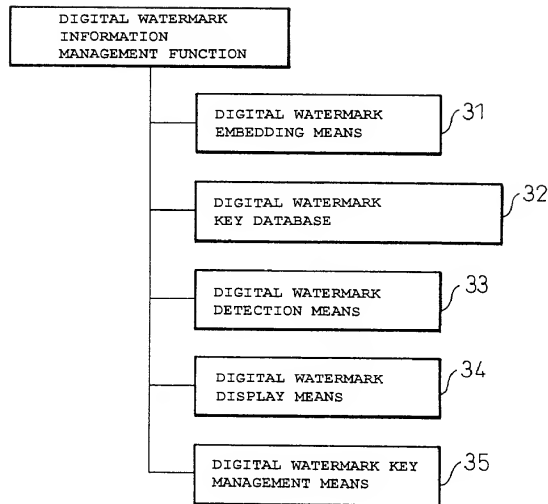


Fig. 5

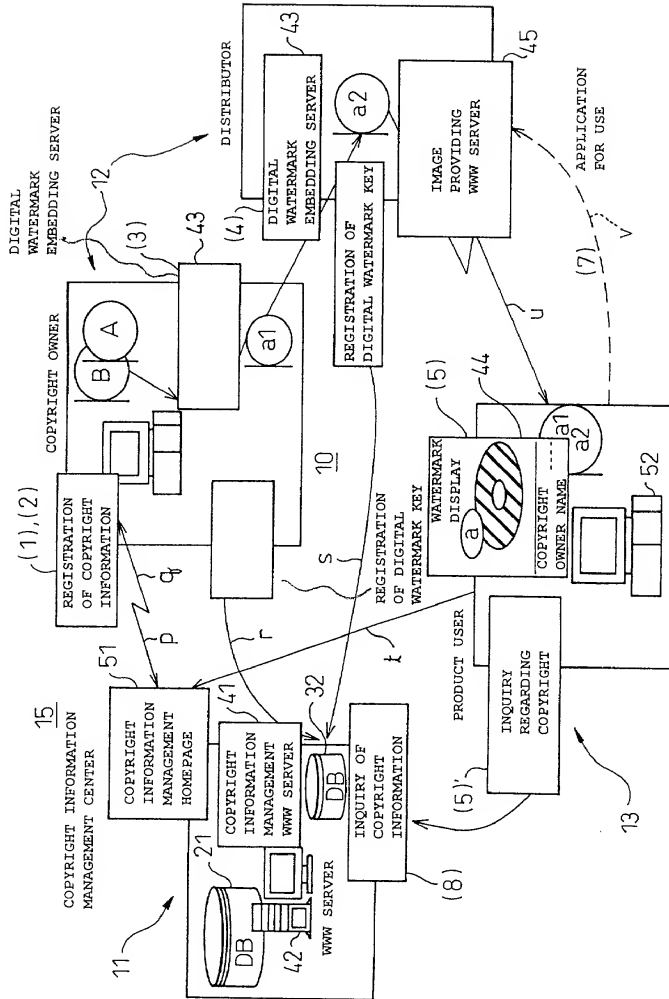
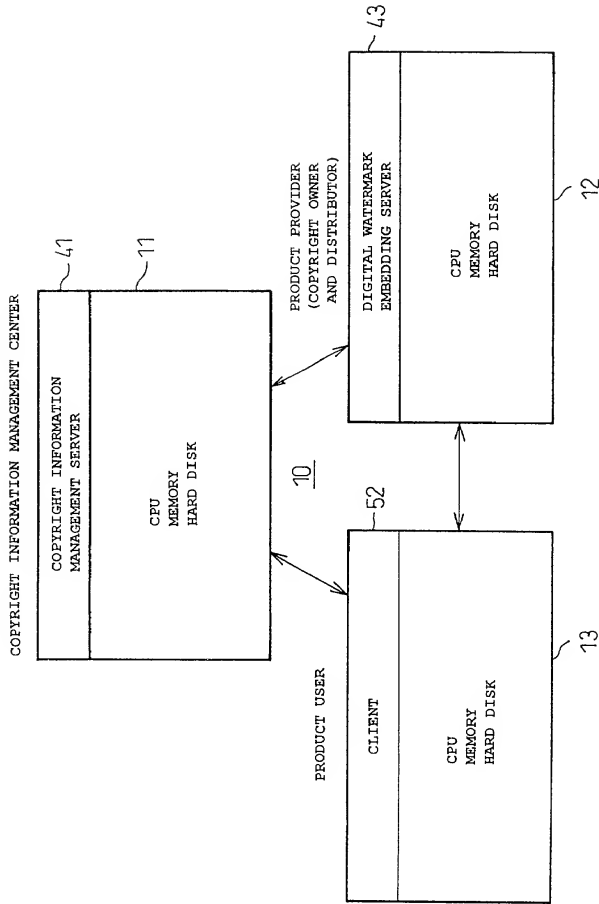


Fig. 6



[illegible]

Fig. 8

INFORMATION OF COPYRIGHT OWNER

DATABASE

NAME, PRONUNCIATION, PASSWORD, USER ID  
 CLASSIFICATION: CLASS CODE, ORGANIZATION BELONGED TO, NATIONALITY  
 ADDRESS: ZIP CODE, ADDRESS PHONE NO., FAX, E-mail, URL, NAME OF ADDRESSEE (NOT ONESELF)  
 OTHERS: REAL NAME OF COPYRIGHT OWNER, REGISTRATION DATE OF REAL NAME, DATE OF BIRTH,  
 DATE OF DEATH

21



Fig. 9

21

DATABASE

PRODUCT INFORMATION

<1> PHOTOGRAPH WORK  
RESPECTIVE COPYRIGHT INFORMATION: WORK ID, CLASS OF WORK, NAME OF WORK, CLASS OF PRODUCT, REPRESENTATION COPYRIGHT OWNER, COOPERATIVE COPYRIGHT OWNER, SUMMARY OF WORK, CREATION/OFFEN INFORMATION (CREATION DATE, PUBLICATION DATE, OPEN COUNTRY, OPEN LOCATION/SHAPE etc.), LICENSING CONDITION (REGION, RIGHT, CONDITION, TERM), OTHERS (PRODUCTION, PROJECT, PHOTOGRAPHER, CREATIVE-DIRECTOR, ART DIRECTOR),  
WORK INFORMATION: NAME OF THUMBNAIL, NAME OF THUMBNAIL FILE, WORK CLASSIFICATION, OTHERS (SIZE, USED APPLIANCE, LENS, FOCUS, FILTER)  
<2> VIDEO WORK  
RESPECTIVE COPYRIGHT INFORMATION: WORK ID, CLASS OF WORK, NAME OF WORK, CLASS OF PRODUCT, REPRESENTATION COPYRIGHT OWNER, COOPERATIVE COPYRIGHT OWNER, SUMMARY OF WORK, CREATION/OFFEN INFORMATION (CREATION DATE, PUBLICATION DATE, OPEN COUNTRY, OPEN LOCATION/SHAPE etc.), LICENSING CONDITION (REGION, RIGHT, CONDITION, TERM), OTHERS (COOPERATIVE PRODUCTION COMPANY, PRODUCER, FILM DIRECTOR, DIRECTOR, SHOOTING DIRECTOR, ART DIRECTOR, TRICK SHOOTING DIRECTOR, RECORDING DIRECTOR, FILM EDITOR, ORIGINAL AUTHOR, ORIGINAL WORK NAME, SCRIPT WRITER, SCRIPT NAME, CONSTRUCTION, SUBTITLE, SONG NAME, SONGWRITER, COMPOSER, ART NAME, ARTIST, PHOTOGRAPH NAME, PHOTOGRAPHER, NAME OF OTHER WORK, WRITER OF OTHER WORK, STAGE DIRECTOR, RECORD COPYRIGHT OWNER, BROADCASTING COMPANY, OWNER OF PORTRAIT RIGHT, OWNER OF PICTURE TAKING RIGHT, OTHERS),  
WORK INFORMATION: NAME OF THUMBNAIL, NAME OF THUMBNAIL FILE, VIDEOTAPED TIME, WORK CLASSIFICATION, MATERIAL VIDEOTAPED, TYPE OF USE

Fig.10

DIGITAL WATERMARK INFORMATION

DATABASE

<1> FOR COPYRIGHT OWNER  
OPEN INFORMATION, COPYRIGHT OWNER INFORMATION,  
KEY, COMMENTS, WATERMARKING STRENGTH  
<2> FOR DISTRIBUTOR  
DISTRIBUTOR INFORMATION, KEY, COMMENTS,  
WATERMARKING STRENGTH

21

Fig.11

HOME PAGE 51

◆ BASIC INFORMATION ◆

WORK ID	aus-02-02-000005
NAME OF WORK	TROPICAL FISH
CLASS OF WORK	PHOTOGRAPH
CLASS OF PRODUCT	COOPERATIVE PRODUCT
REPRESENTATIVE COPYRIGHT OWNER	(jpn-00/016) Tsuda Kiichi
COOPERATIVE	
COPYRIGHT OWNER	
VALID TERM OF COPYRIGHT	2048/12/31
SUMMARY OF WORK	FISH LIVING IN THE SEA OF SOUTHERN ISLAND

◆ NAME OF WORK THUMBNAIL ◆ (jpn-000023) Morimoto Narumi

NAME OF THUMBNAIL	TROPICAL FISH
-------------------	---------------

◆ OTHERS ◆

SIZE	1200×800
USED	
APPLIANCE	Kodak EFN120
LENS	SECOL 250 mm
FOCUS	f4. 50/5 SECONDS
FILTER	ND FILTER 400

◆ WORK CLASSIFICATION ◆

SIGHTSEEING SPOT·PLACE OF INTEREST  
 RUINS·CASTLE·BUILDING  
 MOUNTAIN·HIGHLAND  
 LAKE·RIVER·MOUNTAIN STREAM  
 SEA·NORTH POLE·SOUTH POLE  
 ANIMAL  
 INSECT·FISH  
 FESTIVAL·EVENT·CUSTOMS  
 FOLK ENTERTAINMENT·DANCE  
 AGRICULTURE·FISHERY  
 BUSINESS·INDUSTRY  
 VEHICLE·TRAFFIC  
 STREET CORNER·SQUARE  
 FASHION  
 NUDE  
 PORTRAIT  
 FAMILY·CHILDREN  
 LOVERS·COMPANION  
 LIVES AND THE LIKE  
 INTERIOR  
 COOKING·FOOD  
 LEISURE  
 SPORT  
 NEWS  
 AERIAL PHOTOGRAPH  
 UNDERWATER PHOTOGRAPH  
 CG  
 IMAGE PHOTO BG·MATERIAL  
 ILLUSTRATION  
 OTHERS

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

## Declaration and Power of Attorney For Patent Application

特許出願宣言書及び委任状

Japanese Language Declaration

日本語宣言書

Ref. 4010-305-1  
Ref. 547-574-4176 7-05

下の氏名の発明者として、私は以下の通り宣言します。

As a below named inventor, I hereby declare that:

私の住所、私書箱、国籍は下記の私の氏名の後に記載された通りです。

My residence, post office address and citizenship are as stated next to my name.

下記の名称の発明に関して請求範囲に記載され、特許出願している発明内容について、私が最初かつ唯一の発明者（下記の氏名が一つの場合）もしくは最初かつ共同発明者であると（下記の名称が複数の場合）信じています。

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

COPYRIGHT INFORMATION MANAGEMENT SYSTEM

上記発明の明細書（下記の欄でx印がついていない場合は、本書に添付）は、

the specification of which is attached hereto unless the following box is checked:

☐ 月 日 に提出され、米国出願番号または特許協定条約国際出願番号を \_\_\_\_\_ とし、  
(該当する場合) \_\_\_\_\_ に訂正されました。

☐ was filed on July 19, 2000  
as United States Application Number or  
PCT International Application Number  
PCT/JP00/04861 and was amended on  
\_\_\_\_\_ (if applicable).

私は、特許請求範囲を含む上記訂正後の明細書を検討し、内容を理解していることをここに表明します。

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

私は、連邦規則法典第37編第1条56項に定義されるとおり、特許資格の有無について重要な情報を開示する義務があることを認めます。

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

Page 1 of 4

Burden Hour Statement: This form is estimated to take 0.4 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner of Patents and Trademarks, Washington, DC 20231.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

## Japanese Language Declaration (日本語宣言書)

私は、米国法典第35編119条(a)-(d)項又は365条(b)項に基づき下記の、米国外の国の少なくとも一カ国を指定している特許協力条約365(a)項に基づく国際出願、又は外国での特許出願もしくは発明者証の出願についての外国優先権をここに主張するとともに、優先権を主張している、本出願の前に出願された特許または発明者証の外国出願を以下に、枠内をマークすることで、示しています。

### Prior Foreign Application(s)

外国での先行出願 11-206155(Pat. Appln.)	Japan
(Number) (番号)	(Country) (国名)
(Number) (番号)	(Country) (国名)

私は、第35編米国法典119条(e)項に基づいて下記の米国特許出願規定に記載された権利をここに主張いたします。

(Application No.) (出願番号)	(Filing Date) (出願日)
-----------------------------	------------------------

私は、下記の米国法典第35編120条に基づいて下記の米国特許出願に記載された権利、又は米国を指定している特許協力条約365条(c)項に基づく権利をここに主張します。また、本出願の各請求範囲の内容が米国法典第35編112条第1項又は特許協力条約で規定された方法で先行する米国特許出願に開示されていない限り、その先行米国出願書提出日以降で本出願書の日本国内または特許協力条約国際提出日までの期間中に入手された、連邦規則法典第37編1条56項で定義された特許資格の有無に関する重要な情報について開示義務があることを認識しています。

(Application No.) (出願番号)	(Filing Date) (出願日)
-----------------------------	------------------------

(Application No.) (出願番号)	(Filing Date) (出願日)
-----------------------------	------------------------

私は、私自身の知識に基づいて本宣言書で私が行なう表明が真実であり、かつ私の入手した情報と私の信じることに基づく表明が全て真実であると信じていること、さらに故意になされた虚偽の表明及びそれと同等の行為は米国法典第18編第1001条に基づき、罰金または拘禁、もしくはその両方により処罰されること、そしてそのような故意による虚偽の表明を行なえば、出願した、又は既に許可された特許の有効性が失われることを認識し、よってここに上記のごとく宣言を致します。

I hereby claim foreign priority under Title 35, United States Code, Section 119 (a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

### Priority Not Claimed

優先権主張なし

21/July/1999
(Day/Month/Year Filed) (出願年月日)

☐

(Day/Month/Year Filed) (出願年月日)
-----------------------------------

☐

I hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States provisional application(s) listed below.

(Application No.) (出願番号)	(Filing Date) (出願日)
-----------------------------	------------------------

I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of application.

(Status: Patented, Pending, Abandoned) (現況: 特許許可済、係属中、放棄済)
---

(Status: Patented, Pending, Abandoned) (現況: 特許許可済、係属中、放棄済)
---

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Japanese Language Declaration  
(日本語宣言書)

委任状: 私は下記の発明者として、本出願に関する一切の  
手続きを米特許商標局に対して遂行する弁理士または代理人  
として、下記の者を指名いたします。(弁理士、または代理  
人の氏名及び登録番号を明記のこと)

POWER OF ATTORNEY: As a named inventor, I hereby appoint  
the following attorney(s) and/or agent(s) to prosecute this  
application and transact all business in the Patent and Trademark  
Office connected therewith (list name and registration number)

William L. Mathis 17,337  
Peter H. Smolka 15,913  
Robert S. Swecker 19,885  
Platon N. Mandros 22,124  
Benion S. Duffett, Jr. 22,030  
Joseph R. Magnone 24,239  
Norman H. Stepmo 22,716  
Ronald L. Grudziecki 24,970  
Frederick G. Michaud, Jr. 26,003  
Alan E. Kopecki 25,813  
Regis E. Slutter 26,999  
Samuel C. Miller, III 27,360  
Ralph L. Freeland, Jr. 16,110

Robert G. Mukai 28,531  
George A. Hovanec, Jr. 28,223  
James A. LaBarre 28,632  
E. Joseph Gess 28,510  
R. Danny Huntington 27,903  
Eric H. Weisblatt 30,505  
James W. Peterson 26,057  
Teresa Stanek Rea 30,427  
Robert E. Krebs 25,885  
William C. Rowland 30,888  
T. Gene Dillahunty 25,423  
Patrick C. Keane 32,858  
Bruce J. Boggs, Jr. 32,344

William H. Benz 25,952  
Peter K. Skiff 31,917  
Richard J. McGrath 29,195  
Mathew L. Schneider 32,814  
Michael G. Savage 32,596  
Gerald F. Swiss 30,113  
Michael J. Ure 33,089  
Charles F. Wieland III 35,026  
Bruce T. Wieder 33,815  
Todd R. Walters 34,040

## 書類送付先

Send Correspondence to:

Ronald L. Grudziecki  
BURNS, DOANE, SWECKER & MATHIS, L.L.P.  
P.O. Box 1404  
Alexandria, Virginia 22313-1404

## 直接電話連絡先: (名前及び電話番号)

Direct Telephone Calls to: (name and telephone number)

Ronald L. Grudziecki  
at (703) 836-6620

## 唯一または第一発明者名

1-60

Full name of sole or first inventor

Tomohiro Nagata

## 発明者の署名

日付

Inventor's signature

Date

Tomohiro Nagata

March 6, 2001

## 住所

Residence

Matsudo-shi, Chiba, Japan

JPX

## 国籍

Citizenship

Japanese

## 私書箱

Post Office Address

4-176-1, Rokkoudai, Matsudo-shi,Chiba 270-2203, Japan

## 第二共同発明者

2-00

Full name of second joint inventor, if any

Takashi Nagi

## 第二共同発明者

日付

Second inventor's signature

Date

Takashi Nagi

March 6, 2001

## 住所

Residence

Nishinomiya-shi, Hyogo, Japan

JPX

## 国籍

Citizenship

Japanese

## 私書箱

Post Office Address

4-34, Uegahararokuban-cho,Nishinomiya-shi, Hyogo 662-0896, Japan

(第三以降の共同発明者についても同様に記載し、署名をす  
ること)

(Supply similar information and signature for third and subsequent  
joint inventors.)

第三共同発明者	3-00	Full name of third joint inventor, if any <u>Masao Iwamoto</u>	
第三共同発明者	日付	Third inventor's signature <u>Masao Iwamoto</u>	Date March 6, 2001
住 所		Residence <u>Moriyama-shi, Shiga, Japan</u>	JPX
国 籍		Citizenship Japanese	
私書箱		Post Office Address 1423-32, Mizuho-cho, Moriyama-shi,	
		Shiga 524-0102, Japan	
第四共同発明者	4-00	Full name of fourth joint inventor, if any <u>Hitoshi Sakamoto</u>	
第四共同発明者	日付	Fourth inventor's signature <u>Hitoshi Sakamoto</u>	Date March 6, 2001
住 所		Residence <u>Mitaka-shi, Tokyo, Japan</u>	JPX
国 籍		Citizenship Japanese	
私書箱		Post Office Address 1-1-5-601, Kamirenjaku, Mitaka-shi,	
		Tokyo 181-0012, Japan	
第五共同発明者		Full name of fifth joint inventor, if any	
第五共同発明者	日付	Fifth inventor's signature	Date
住 所		Residence	
国 籍		Citizenship	
私書箱		Post Office Address	
第六共同発明者		Full name of sixth joint inventor, if any	
第六共同発明者	日付	Sixth inventor's signature	Date
住 所		Residence	
国 籍		Citizenship	
私書箱		Post Office Address	
(第七以降の共同発明者についても同様に記載し、署名をすること) (Supply similar information and signature for seventh and subsequent joint inventors.)			